## SUPERIOR COURT OF THE STATE OF DELAWARE

T. HENLEY GRAVES
RESIDENT JUDGE

SUSSEX COUNTY COURTHOUSE ONE THE CIRCLE, SUITE 2 GEORGETOWN, DE 19947

September 7, 2006

David R. Hackett, Esquire Griffin & Hackett, P. A. 116 West Market Stret P. O. Box 612 Georgetown, DE 19947 Arthur L. Dent, Esquire Sarah E. Diluzio, Esquire Potter, Anderson & Corroon, LLP Hercules Plaza, 6<sup>th</sup> Floor 1313 North Market Street Wilmington, DE 19899

RE: Seaford Golf and Country Club v. E.I.DuPont de Nemours and Company C. A. No. 05C-07-009 (THG)

Dear Counsel:

Plaintiff has filed a timely motion to reargue the decision entered on August 23, 2006. The Defendant has timely responded.

The purpose of reargument is very limited. Iam satisfied the decision takes into account each of your respective positions as to the Cross-Motions for Summary Judgment.

The Motion to Reargue is denied.

IT IS SO ORDERED.

Yours very truly,

T. Henley Graves

THG:baj

cc: Prothonotary